W. H. D.

Attorney Docket No. 2185.004USU (AUC-32815(1))

Serial No. 10/695,429 Response to Office Action of March 7, 2005

REMARKS

The Applicants have elected Group I without traverse and, have elected Species II within that Group with traverse. The Examiner is respectfully requested to reconsider and withdraw the restriction requirement among Species I through VII for the reasons explained in the traversal above.

Applicants have amended errors in the Specification, which previously incorrectly indicated that Figures 17 and 18 show different embodiments, and that Figs. 19-22 depict different embodiments of the claimed invention. In fact, Figs. 17-18 are different views of a single embodiment, and Figs. 19-22 also are different views of a single embodiment, both embodiments of one distinct invention. Applicants have cancelled Claims 33, 34, 34 (second occurrence), and 35. The original claims mistakenly included two claims numbered "34." The second occurrence of original Claim 34 and Claim 35 should have been correctly numbered as "35" and "36," respectively, and these two claims have been cancelled by this amendment. Accordingly, Applicants' two new claims have been numbered "37" and "38."

The Applicants' election of Species II is for the purpose of prosecution on the merits, and Applicants will be entitled to consideration of claims to additional species upon allowance of generic claims. It is understood that if the claims of the elected generic claims are found allowable over the prior art, the Examiner will expand her search to include the other species. Claims 1-32, 37 and 38 are pending.

The Examiner is respectfully requested to give early and favorable consideration to this Response, and then to allow the claims and forward the application to allowance.

MAD/107278.1

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Respectfully submitted,

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